1 2 3 4	THINH VAN DOAN, State Bar No. 152 Law Offices of Thinh Van Doan 15751 Brookhurst St., Ste. 221 Westminster, CA 92683 (714) 775-5701 Attorney for: Plaintiffs	2589
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6	UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA	
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9	US Nutrilab, a California corporation;)	Case No. 8:16-cv-00785-PSG-ASx
10	and Strong T. Nguyen, an individual, Plaintiffs,	Assigned to Hon. Philip S. Gutierrez
11	v.) Huong Thanh Nguyen, aka Hai Le, an)	STIPULATION FOR DISMISSAL OF
12	individual; Tu Thien The Mobil Inc., aka)	COMPLAINT
13	Tu Thien Mobil, a California corporation;) Tu Thien The 2 Chieu, Inc., a California	Complaints April 90, 9010
14	corporation; Khanh Van Nguyen, an individual; Khanh Van Nguyen dba USA)	Complaint: April 26, 2016
15	Logic; DKY LLC dba NutriCel Gold,	
16	Defendants.)	
17	Huong Thanh Nguyen, aka Hai Le, an	
18	individual; Tu Thien The Mobil Inc., aka) Tu Thien Mobil, a California corporation;)	
19	Tu Thien The 2 Chieu, Inc., a California) corporation;	
20	Counterclaimants)	
21	US Nutrilab, a California corporation;	
22	US Nutrilab dba LifeWell; US Nutrilab) dba Health First and Strong T. Nguyen,)	
23	an individual.	
24	Counterclaim Defendants,)	
$\begin{bmatrix} 25 \\ 26 \end{bmatrix}$	[Caption Continued on Next Page.])	
26))	
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1	 Huong Thanh Nguyen, aka Hai Le, an	
$_2$	individual; Tu Thien The Mobil Inc., aka	
3	Tu Thien Mobil, a California corporation;	
3	Tu Thien The 2 Chieu, Inc., a California	
4	corporation;	
5	Third Party Plaintiffs,	
6	, , , , , , , , , , , , , , , , , , ,	
7	Kevin Ngo, an individual; VIET V LOS () ANGELES,LLC, a California	
	corporation; Vinashop HomeShopping, a)	
8	Texas Corporation; V247, a Texas	
9	corporation; and Does 1-10	
10)	
11	Third Party Defendants	
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STIPULATION FOR DISMISSAL

It is hereby stipulated by and between the parties to this action, through their counsel of record, that Complaint (Dkt No. 1) of Plaintiffs US Nutrilab, a California corporation; and Strong T. Nguyen, an individual is dismissed with a mutual waiver of costs pursuant to parties' settlement agreement. It is further stipulated that the Court shall retain jurisdiction over this matter to enforce the terms of the settlement agreement.

Per Local Rule 5-4.3.4, all other signatories listed, and on whose behalf the filing is submitted, concur in the filing's content and have authorized the filing.

DATED: June 20, 2017 THINH DOAN & ASSOCIATES

By: <u>/s/ Thinh Van Doan</u>
Thinh Van Doan
Attorneys for Plaintiffs

Dated: October 19, 2016 TTF LAWYERS

By: <u>/s/ Walter Emil Teague III</u>

Walter Emil Teague III

Attorneys for Defendants

CERTIFICATE OF SERVICE

I hereby certify that, on June 20, 2017, a copy of the foregoing STIPULATION FOR DISMISSAL OF COMPLAINT—was filed electronically and served by U.S. Mail on anyone unable to accept electronic filing. Notice of this filing will be sent by e-mail to all parties by operation of the court's electronic filing system or by facsimile to anyone unable to accept electronic filing as indicated on the Notice of Electronic Filing.

Parties may access this filing through the court's EM/ECF System.

arties may access this ning through the court's EM/EOF System.

DATED this 20th of June, 2017, at Westminster, California.

/s/ Thinh Van Doan

Thinh Van Doan